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# AMENDED JOINT POWERS AGREEMENT BETWEEN THE COUNTY OF FRESNO AND THE CITIES OF SANGER, REEDLEY, SELMA, ORANGE COVE, KINGSBURG, FOWLER, AND PARLIER

This Amended Joint Powers Agreement ("Agreement") is made and entered into this <u>12th</u> day of <u>February</u>, 2019, by and between the COUNTY OF FRESNO, a political subdivision of the State of California, hereinafter sometimes referred to as "COUNTY", and the cities of SANGER, REEDLEY, SELMA, ORANGE COVE, KINGSBURG, FOWLER, and PARLIER, all municipal corporations within the COUNTY, hereinafter sometimes referred to as "CITIES."

# WITNESSETH:

WHEREAS, the parties have heretofore entered into a Joint Powers Agreement
("Original JPA") dated May 18, 1970, for the operation of the Southeast Regional Disposal Site
(hereinafter referred to as "SER"), as therein provided; and

WHEREAS, the SER ceased operations on July 20, 1990; and

WHEREAS, the California Integrated Waste Management Board certified the Closure of
 SER on January 19, 2000; and

WHEREAS, ongoing post-closure maintenance is required by California Code of
 Regulations Title 27 and various regulatory agencies; and

WHEREAS, the parties previously amended and superseded said Original JPA in its
entirety by Amended JPAs dated February 7, 1978, April 24, 1984, September 30, 1986 and
October 25, 1988, respectively; and

WHEREAS, the parties now desire to amend and supersede the most recently
amended version of the JPA dated October 25, 1988.

NOW, THEREFORE, the parties hereto agree as follows:

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Article I. NATURE AND AUTHORITY FOR AGREEMENT

Each of the parties to this Agreement is a public agency within the meaning of section
6500 of the Government Code of the State of California and the parties have in common the

1 legal power to acquire, develop, maintain, operate, dispose of and replace a solid waste disposal site, and any related solid waste processing facilities including the transfer station. In 2 3 addition, the California Solid Waste Management and Resource Recovery Act of 1972, and the 4 Integrated Waste Management Act of 1989, each have been enacted with the intent and 5 purpose that local agencies develop a solid waste management master plan for each county 6 including not less than a majority of the cities therein. It is in the public interest that the parties 7 hereto jointly manage the SER in accordance with all applicable laws and regulations and the 8 provisions of the County's Integrated Waste Management Plan. The parties hereto have 9 entered into this Agreement, as well as the Original JPA and all prior amendments thereto, 10 pursuant to the joint operation of powers provisions of said Section 6500, et seq. of the 11 Government Code of the State of California.

#### Article II. PURPOSE

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The parties agree to fund the Post Closure maintenance of SER by means of an existing solid waste surcharge in the amount of \$3.50 per ton of solid waste generated within the Southeast Regional Area as indicated on Attachment "A" and by supplemental funding from each jurisdiction, as approved annually by the Commission that is identified in Article IV of this Agreement.

# Article III. ADMINISTERING AGENCY

The COUNTY, by and through its Board of Supervisors and regular COUNTY departments, shall be the agency which administers this Agreement. In pursuance thereof, it shall possess the common power specified in this Agreement to contract services and acquire equipment needed to effect the ongoing post-closure maintenance of SER.

#### Article IV. <u>COMMISSION</u>

There shall be a Commission to be known as the Southeast Regional Solid Waste Commission. It shall consist of nine persons selected as follows: two members of the Board of Supervisors, and one Councilperson to be appointed from each of the Cities of Sanger, Reedley, Selma, Orange Cove, Kingsburg, Fowler, and Parlier. Each appointment may include an alternate member designated to serve in the absence of the principal appointee. An

alternate member may be an employee of the appointing agency. The Commission shall select a chairperson and vice-chairperson, each from a different agency, establish times for regular meetings, hold special meetings at the call of the chairperson or any four members, and shall conduct its proceedings according to Robert's Rules of Order as last revised. The vice-chairperson shall act in the absence of the chairperson. To constitute a quorum, there shall be no less than five members at a meeting. The passage of any motion shall require at least five affirmative votes. The County's Solid Waste Coordinator, as identified in the Fresno County Integrated Waste Management Plan, shall serve as Secretary of the Commission.

# Article V. COMMISSION POWERS

The Commission shall have the power to make decisions that shall be binding on the administering agency and the parties hereto, subject to all limitations of law, on the following matters:

A. Acquisition or lease of real or personal property to be used for waste processing, disposal, or the sale thereof. Such property shall be held in the name of the COUNTY for the benefit of the member agencies. The execution of this Agreement does not establish or convey any right or interest in any existing solid waste facilities or property presently owned by any party hereto.

B. Establishment of fees to be charged for the use of any waste processing or disposal facilities administered under this JPA.

C. Establishment of methods for resource recovery and the sale of products derived therefrom.

D. Establishment of methods of capital financing of waste processing or disposal facilities including contracting with a member agency for use of financing powers of such agency.

E. Determination as to whether grants shall be sought for a solid waste management project and approval of conditions, if any, for grant acceptance.

F. Determination as to whether a waste processing facility shall be operated by a public or private entity and the establishment or approval of the terms and method of operation.

G. Approval of contracts with public or private entities, including member agencies, for the ownership, financing, design, construction, operation, utilization, or acquisition of waste processing or disposal facilities including waste-to-energy facilities or transfer stations.

H. Restriction of any member agency from the operation of any waste processing or disposal facility to be acquired or developed after the effective date of this Agreement.

Article VI. CONTRIBUTIONS OF PARTIES

A. Each of the parties has agreed that its proportionate share of the cost for the ongoing post-closure maintenance of SER shall be and is hereby set, based on a blended calculation of ownership and population, as follows: County of Fresno, 45.3%; City of Sanger, 13.8%; City Reedley, 12.0%; City of Selma, 11.8%; City of Orange Cove, 4.7%; City of Kingsburg, 5.1%; City of Fowler, 3.0%; and City of Parlier, 4.4%.

B. In January of each year, the Commission shall review the status and forecast of the SER operational funds. If the operational funding provided by the solid waste surcharge revenues of \$3.50 per ton is deemed insufficient by the Commission to fund the Post Closure maintenance of SER for the following Fiscal Year, the Commission shall direct the COUNTY to invoice each member agency based on their proportionate share of the total funds needed to ensure that the operational funding levels remain at a minimal but positive cash reserve level.

C. SER shall be deemed to be equitably owned by the parties in proportion to their initial ownership contributions as follows: County of Fresno, 51%; City of Sanger, 13.3%; City Reedley, 10.7%; City of Selma, 10.4%; City of Orange Cove, 4.8%; City of Kingsburg, 4.3%; City of Fowler, 3.1%; and City of Parlier, 2.4%.

Article VII. MAINTENANCE OF SER

It is agreed that the COUNTY is authorized to and shall make all arrangements for the ongoing post-closure maintenance of SER either by Day Labor or Contract, and shall report to the Commission at least annually regarding the cost incurred therefor. The COUNTY also shall arrange for the planning and installation of any necessary physical features for SER such as, but not limited to, landscaping, fencing, water supply, and access roads, either by Day Labor or Contract, and subject to prior Commission approval.

## Article VIII. FUNDS

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All funds received from the parties pursuant to any provisions of this Agreement or from the solid waste surcharge shall be deposited with the COUNTY Auditor-Controller/Treasurer in the SER Enterprise Fund No. 0720, Subclass 15000, for the purpose of funding post-closure maintenance at SER as required by applicable laws and regulations, and such other postclosure activities as may be authorized by the Commission.

#### Article IX. INDEMNITY AND INSURANCE

12 Notwithstanding anything else to the contrary herein, the Commission shall indemnify, 13 save harmless and defend all parties and their officers, agents, and employees from any and 14 all claims for money or damages arising from personal injury or property damage, or public 15 officials' errors and omissions, or any combination thereof in the performance of this 16 Agreement. The COUNTY, as administering agency, shall procure and maintain insurance to 17 this end in an amount and coverage equal to that maintained by COUNTY for its own 18 purposes. The insurance shall name the parties, and their respective officers, agents, and 19 employees as additional insureds. The cost of such insurance shall be an obligation of the 20 Enterprise Fund. In the event funds in the Enterprise Fund are insufficient, the COUNTY may 21 annually charge all parties their pro rata share of all or a portion of the cost of such coverage, 22 including the cost of funding a self-insured retention fund using the same percentage as 23 described in Article VI herein. Such insurance shall be primary, covering all parties jointly and 24 severally, subject to the limits and all provisions, conditions, and exclusions contained within 25 COUNTY's Certificate of Insurance and all related forms and policy documents governing such 26 coverage, and there shall be no right to pro rata indemnification from the parties under the 27 Joint Powers Provisions of the California Tort Claims Act. COUNTY expressly limits its liability 28 to the other parties hereto to the extent of insurance afforded by the policies aforesaid and

save except for such coverage, expressly disclaims any other indemnity or general liability protection.

## Article X. DURATION OF AGREEMENT AND AMENDMENT

This Agreement shall continue until terminated in accordance with this Article. This Agreement shall be terminated at the written request of or withdrawal by the governing body of at least five members hereto and the COUNTY. It may be amended at any time, including the addition of new parties, by the unanimous consent of the governing bodies of all parties hereto. Upon termination of this Agreement, all obligations shall be disbursed to the parties hereto in proportion to their contribution.

# Article XI. SUPERSEDING AGREEMENT

This Agreement, upon its execution by all of the parties hereto, shall supersede in its
entirety the Original JPA dated May 18, 1970, the Amended JPA dated February 7, 1978, the
Amended JPA dated April 24, 1984, the Amended JPA dated September 30, 1986, and the
Amended JPA dated October 25, 1988 referred to above, and any other amendments thereto.
Ownership, contributions, and other rights of all parties under the superseded JPA as
previously amended remain in full force and effect, except as herein modified by this
Agreement.

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1	IN WITNESS WHEREOF, the parties hereto pursuant to the resolutions of their
2	respective governing boards have caused this Amended Joint Powers Agreement to be
3	executed as of the day and year first hereinabove written.
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5	COUNTY OF FRESNO
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8	Nathan Magsig, Chairman of the Board of
9	Supervisors of the County of Fresno
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11	ATTEST:
12	Bernice E. Seidel
13	Clerk of the Board of Supervisors
14	County of Fresno, State of California
15	, ,
16	By: Rise Crupp
17	Deputy
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28	Amended JPA/SER
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# SOUTHEAST REGIONAL MEMBER AGENCY:

# **CITY OF FOWLER**

By:

ATTEST:

Janie Manis in me Oity Clerk

Y.

Amended JPA/SER

SOUTHEAST REGIONAL MEMBER AGENCY: **CITY OF KINGSBURG** В ATTEST: City erk C Amended JPA/SER 

SOUTHEAST REGIONAL MEMBER AGENCY:

**CITY OF ORANGE CØVE** 

By:

ATTEST:

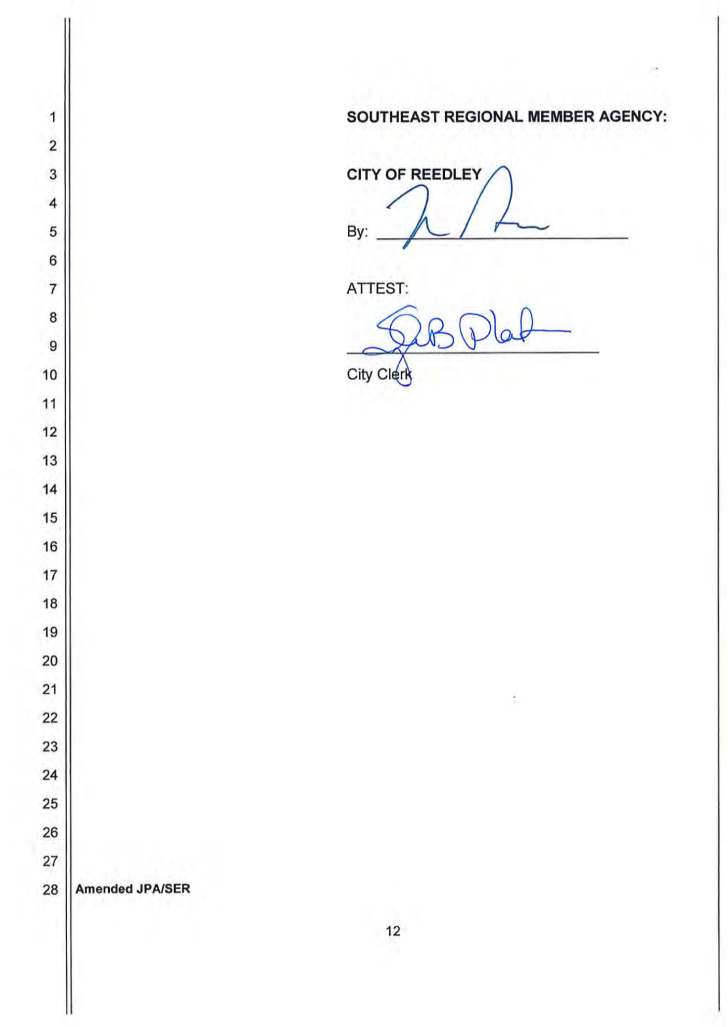
melarie a. Carter

**City Clerk** 

28 Amended JPA/SER

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SOUTHEAST REGIONAL MEMBER AGENCY: **CITY OF PARLIER** By: ATTEST: enfla City Clerk Amended JPA/SER 



SOUTHEAST REGIONAL MEMBER AGENCY: CITY OF SANGER By: 🥿 ATTEST: Reben Padron City Clerk Amended JPA/SER 

SOUTHEAST REGIONAL MEMBER AGENCY:

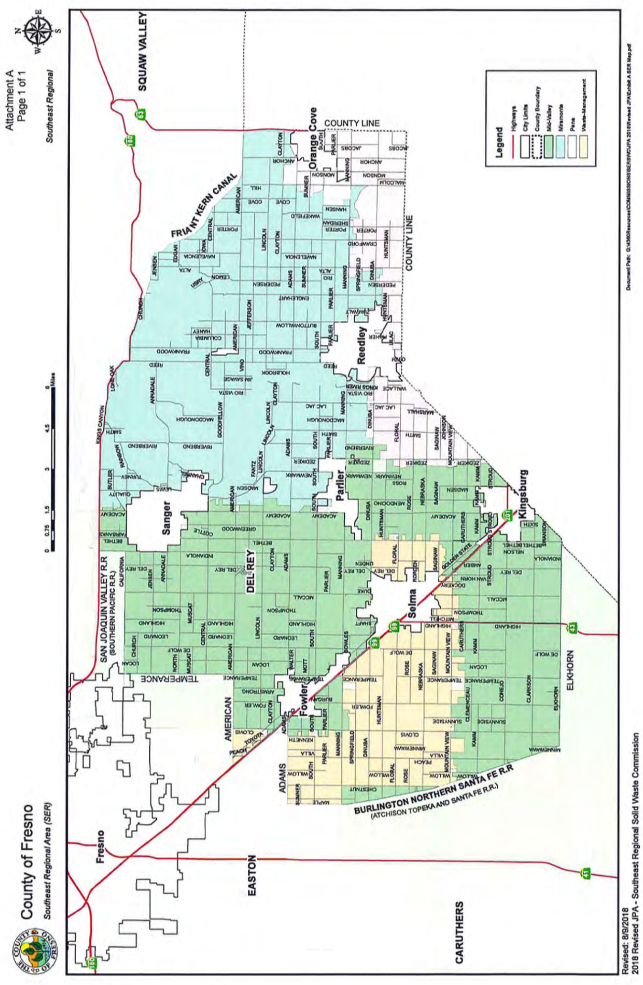
CITY OF SELMA

By: Jim Avalos, Mayor

City of Selma ATTEST:

nurgua Amera

City Clerk Reyna Rivera



# PROPORTIONATE SHARE OF COSTS Post-Closure Maintenance of Southeast Regional Disposal Site

Blended Method <sup>1</sup> (Ownership & 1988 JPA)	% Share
County of Fresno	45.3%
Fowler	3.0%
Kingsburg	5.1%
Orange Cove	4.7%
Parlier	4.4%
Reedley	12.0%
Sanger	13.8%
Selma	11.8%
Total	100.0%

Notes:

 Southeast Regional Solid Waste Commission Members requested that the County develop a "blended" cost table that takes into account a portion of the landfill ownership during the June 27, 2016 meeting. A "blended method" was created, based on ownership data from both the original (1970) and 1988 JPAs, to provide supplemental funding of post-closure maintenance activities at Southeast Regional Disposal Site. This blended method was adopted by the Commission on January 23, 2017.